WILMINGTON, N. C., SATURDAY, MAY 16, 1863.

· A BAND of thieving scoundrels started on a robbing, murthe rascals not far from Rome in that State, and they have son Railroad.

been sent on to Richmond to be exchanged. lanta, Augusta and Charlotte, had the freedom of the hotels, would not notice our own troops, sent them flowers, and eracy. We have feared some such thing as this for several upon the whole, they had a good time of it, quite an ex- days past. public. The infamous secondre's!

made prisoners and carried North, are treated with the ut- which Gen'l Pemeraton is not fit to be: most inhumanity, these felons, caught in the act, upon our own soil, are treated with a consideration that might well lead them to doubt whether they are indeed prisoners or the fact that almost his whole army has been linded on this ling on the next that almost his whole army has been linded on this ling on the next that almost his whole army has been linded on this ling on the next that almost his whole army has been linded on this ling on the next that almost his whole army has been linded on this ling on the next that almost his whole army has been linded on this ling on the next that almost his whole army has been linded on this ling on the next that almost his whole army has been linded on this line of the li honored guests, whether they are under guard, or simply attended by an escort detailed to see to their comfort and prewide for their accommodation; while from the demonstration addition to his own transportation, is seizing all the wagtions of some of the citizens of the places through which one and stock within his reach. As soon as these prepara they passed, they could hardly be blamed if they reported tions are complete, he will of course move in the direction the existence of a strong union feeling. We do trust that him, and it is hoped our generals are not deceived as to his such things will not again occur. We do not know the designs. His purpose seems obvious to us, and we think act, pay double the amount of the specified tax on such name of the officer in command of the guard who had these | there is no necessity for any one being deceived; but then,

prisoners in charge, else we would give it. and thus overawed the Democrate and all others, the Lin | and abuming .- Daily Jearnal, 15th coin government can afford to spare the lives of its discomfited foes. After all, the fighting in Ohio is purely a contest for political power, a struggle 'twint tweedle-dum and tweedle-dee. The outs want to get in, and the ins want to

There will evidently be no revolution in Ohio. Nor in II-Mnois either, nor Indiana-not new, nor for a long while, if ever. Still, even the semblance of a difficulty there ought to be cherished by the South, since it can do us no harm. and may do us some good; but the chance, we fear, is a very remote one.

stay in, that is the thing.

Trini of Vallandigham.

cial. The following is the charge and specifica tion : CHARGE.

ted States, declaring disloyal sentiments and opinions, with erament in its efforts to suppress an unlawful rebelifen. STECTIFICATION.

In this, that the said Clement L. Vallandigham, a citizen a large meeting of citizens, and did utter sentiments, in forces at Mobile. words or in effect as follows, declaring the present war "a" wicked, cruel, and unnecessary war," "to war not being waged for the preservation of the Union," "a war for the purpose of crushing out liberty and erecting a desuctism;" a war for the freedom of the blacks and the enshwement of the whites,' station, "that if the Administration had so wished, the war would have been honorably terminated months ago;" that "peace might have been honorably obtained by listening to the proposed informediation of France;" that "propositions by which the Southern States could be won back and the South be guaranteed by Lincoln and Pis minlons," meaning thereby the Predent of the United States and those under blat in sutherity Charging "that the Government of the United States were about to appoint military marchala in every district to restrain the people of their libertles, to deprive them of their rights and privileges." Characterning General Order No. 34 Headquarters Department of the Ohio, as a "base usurpa-tion of arbitrary authority," inviting his hearers to resist the same by saying, "the somer the people interm the min ions of usurped power that they will not submit to such re-strictions upon their liberties, the better;" declaring "that he was at all times, and upon all occasion, resolved to do what he could to deleat the attempts now heing made to

ernment, and could but induce in his hearers a distrust of avail. Most of the Virginia papers are disposed to do retailer. their own Government and sympathy for these in aims against it, and a disposition to resist the laws of the land. J. H. CUTTE,

Mr. VALLANDIGHAM conducted his own defence. The and critical statement of their conduct. chief witnesses for the prosecution were Captain Hall and Captain MEANS of the 115th Chio volunteers, who, it appeared had been sent in citizens' clothes to listen to and report the remarks of the speakers at the meeting held on the 1st instant, at a place called Mount Verson, in Knoz Met ars. Fullon & Pricecounty, Ohio. There would really seem to be nothing | C ents: You will please publish the following list of eamore in Vallandigham's speech than what he had said still ties of Company C, 30th N. C. T .: frequently before. He densunced the administration and Private J B Simmons, the policy and conduct of the war, which he said had been changed into an abolition war, but he did not counsel forcible resistance, nor sanction disunton. After the cvidence had closed, Mr. Vallarpiquam cubmitted the follow- J. R. Swain, slightly on the foot. Seret S. Russ. hand.

MR. VALLANDICHAM'S PROTEST. Arrested without due process of law, without warrant

from any judicial officer, and now in military custody, 1 have been served with a charge and specifications as free a a court-martial or military commission. I am not either in the land or the naval service of the United States, an therefore, am not triable for any cause by any such court, but am subject, by the express terms of the Constitution, to arrest only by due process of law, or warrant issued by some officer of a court of competent jurisdiction for trial of citizens. I am subject to indictment and trial on presentment of a grand jury, and am entitled to a speedy trial. to be confronted with witnesses, and to compulsory process for witnesses in my behalf, and am entitled to counsel. All these I demand, as my right, as a citizen of the United States, under the Constitution of the United States. But the alleged offence itself is not known to the Constitusion, per to any law thereof. It is words spoken to the people of Ohio in an open public political meeting, lawfully and peacefully assembled, under the Constitution and apon full notice.

The Judge Advocate simply remarked that the accused had the privilege of counsel and of witnesses. It did not become him to enter into any discussion as to the jurisdic-

A CORRESPONDENT, who gives us his name, writing from

tion of the court. That the case had been referred to it

Kinston under date of the loth instant says :-MESSES. Epirons :- After grading about for a long time, they have grabbed "Long Graba." Yesterday while my buddie, "Long" was making observations around the camp of the 56th Regiment, they took and conscripted him. Now he will be able to give the Goserver a more practical view of the movements of the army, as all his letters hereafter will be headed "Camp of the 56th Regiment,

Yours 'till Death trust that it will not cause the stoppege of the very well new and twenty-one old regiments. The sixth corps sentations of the very well new and twenty-one old regiments. The sixth corps sentations, shall be regarded as a theatre under this Act. referees shall be conclusive as to the amount of income and sens, whether residing in the Concederate States or not, profits on which the tax payer shall be assessed. From and every receiver in chancery, clerk, register or other We have read these communications with interest.

A PASSENGER who came from Goldsboro' yesterday after-

nation is in many cases painful in the extreme. kees in Newbern firing salutes and making other demon- committed by a subaltern, would justly be punishable each ailey or billiard table registered, which tax shall be fifthe of the true and real amount of his taxable income and strations of rejoicing over the death of STONEWALL JACK- by death itself." son. If this did not come apparently direct from Newbern, we would be unwilling to believe that any people could be Lee has indeed achieved a wonderful victory, when the alleger had assessed by the referees, shall pay 10 per cent. on the so degraded. But with a feeling of shame that such things odds against which he had to contend are considered. XVII. Livery stable keepers shall pay \$50. Ary person

were done .- Daily Journal, 15th THE YANEESE are making quite a jubilation over the ness Domingo. Well, the Alabama didn't get much of sprize. Retribution was simply a schooner and not a The little craft was about been the propeller Uncle Ben .- | Costly .- The Cincinnati Enquirer says : The preand sailed like a witch.

No NEWS .- For some reas on we have no Northern mail this morning, and received little or no news by the Southern mails, perhaps because the Southern papers have no news

The news, or rather the want of news from the Southwest, is ominous. We have received nothing from Jackson, Mississippi, since the 1 th. and then the Yankee fordering, plundering and arsonous expedition through North | ces were at a point within sixteen miles of that ci y, and Western Georgia, General Forrest overtook and captured only eight miles from the line of the Vicksburg and Jack-

been sent on to michanona to be exchanged.

The papers of all the towns along the route taken by patches are received for Jacks in the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of this let there shall be levied as the provisions of the provisions these prisoners and their guard on their way from Rome to place, which looks very much as though our forces had Richmond, complain bitterly of the privileges granted evacuated the town, and if so, the enemy is almost certain ed, held or deposited bejond to a limits of the Confederate and the favours shown these prisoners. Their officers at Atburg. This is a bad lick for Vicksburg, and for the whole lanta, Augusta and Charlotte, and the free day of July next, or as soon thereafter as may be recurred as may pleased, and talked with whom they pleased. Women who restored it will be a very bad thing for the whole Confed. of October next, or as soon thereafter as may be practica-

cursion. They were lionized, feted, made the guests of the The Jackson Appeal of the 9th, the latest paper we have within tixty days after the passage of this Act, or at the received from that quarter, throws some light upon the time of beginning business, and on the first day of January a photographer under this act. There is too much laxity in this respect. These men deserve death. They were engaged in stealing negroes; they had burned private property; they rode upon stolen hor. equate preparations had not been made. We have a fine firm or corporation engaged or interested in the business. mes, and yet while our brave men who may unhappily be army near Vicksburg, and only want a general in-chief, mather in which the same is to be conducted, and all ing therein, shall be demed to be a lawyer within the met od, and the appraisers shall then estimate, ander onth,

From the Jackson Appeal, May 9th. GRANT'S MOVEMENTS - Nothing definite is known, outside side of the Mississippi, and that his troops are occupying the country between the river and Cayuga. It is reported to us that he is preparing immense wagon trains, and

ours are not military spectacles. We fear that for a time at least, we must be prepared to WE have no idea that the extreme penalty of martial law receive even worse news from the Southwest than any will be enforced against Vallandichan. His arrest was which has yet reached us. We trust that it will be but for mere storage of g consists place other than the registered confectionary, sweetments. Comfine or other confections and confection of the confection of intended rather to stop his mouth during the present elec- a time, and that the meaures now in progress, will result tioneering campa'gu in Ohio, than as a prelude to stopping in checking the enemy and restoring the position of affairs ble wind permanently. And after having shown its power. In that section, which is, to say the very 'east of i eritical of any pars a conducting a business registered and taxed

passed and which is now a law. this number for reference as we cannot supply back num - , et hite a hundred and sixty-th ee, and for each and every bers, and after a law has thus been published by thousands, | year therea ter, viz: all who will take the trouble to save it.

L. VALLANDISHAM, before a Court Martial held in Cincin. of the Yankee army of the Potomac that threatens to leave | manufactorers. nati, on the charge of violating the 38th General Order is. Washington uncovered, even for the very shortest space of sned by General Business, communicing the Department of time, and thus it was that he and Barreck came down to all sales at auction of stees or securities for mency, the Obio. The reports are taken from the Cincinnati Commer. see Hocken and distance him from carrying out his plan of tax shall be imposed by virtue of this Act on sessor and tax payer, and have the same force and effect crossing the Rappahanacck. But Hooken was obstinate amount of sales. Every person shall be deemed an aucand would make no change in his plans, so I incors got it is to offer property for race to the highest or best bid-Publicly expressing, in violation of General Order No. gloomy, and Halling got drunk, and Sawaro Lelpedhim, der at public outery. The tax upon the auctioneers shall 28, from Headquarters Department of the Ohio, his sympa-tiles for those in arms sgainst the Government of the Unireached them, they all took the oath again and this time the object and purpose of weakening the power of the Gov. Houses, although absent in body, was present in spirit, lax shall be required upon auction sales made for dealers, the object and purpose of weakening the power of the Gov. Houses, although absent in body, was present in spirit, lax shall be required upon auction sales made for dealers, the object and purpose of weakening the power of the Gov. House, although absent in body, was present in spirit, lax shall be required upon auction sales made for dealers, the object and purpose of weakening the power of the Gov. having taken the outh on his own hock.

of the State of Ohio, on or about the first day of May, 1862, of the District of Fast Tennessee, and has arrived at Knox. guardians or committees.

For the Journal. SOTH N. C. TROOPS,

RAMSEUR'S BRIGADE, May 9th, 1863 (Entres of the Wilmington Journal :- The the terrible conflict which took place at Chancellersville liquors. could be won back and the bouth be guaranteed their rights under the Constitution bad been reject.

Says that the brunt of the action was borne by the old division of Gen. D. H. Hill, composed of Virginians, and the battle at Fredericksburg.

Let be the day before the late battle at Fredericksburg.

Alabamitus, and Marylanders. Your correspondent by the late battle at Fredericksburg.

Alabamitus, and Marylanders. Your correspondent by the late battle and ris minions," meaning thereby the Present of the gross amount of all sales and ris minions, when the late battle are products of the year thereby the Present of the gross amount of all sales are the control of the action was borne by the old division of Gen. D. H. Hill, composed of Virginians, and Marylanders. Your correspondent by the late battle are products of the year thereby the Present of the gross amount of all sales are the late battle and ris minions, where the late battle are products of the gross amount of all sales are the control of the action was borne by the old division of Gen. D. H. Hill, composed of Virginians, and Marylanders. Your correspondent by the late are the control of the action was borne by the old division of Gen. D. H. Hill, composed of Virginians, and Marylanders. Your correspondent by the late are the control of the action was borne by the old division of Gen. D. H. Hill, composed of Virginians, and Marylanders. Your correspondent by the late are the control of the action was borne by the old division of Gen. D. H. Hill dealers in liquor, including division of the action was borne by the old division of Gen. D. H. Hill dealers in liquor, including division of the control of the action was borne by the old division of the action was borne by the old division of the control of the action was borne by the old division of the action was borne by the old division of the action was borne by the old division of the action was borne by the old division of the action was borne by the old division of the action was borne by the old divisio has been attached to this division for the last past ten V. Retail d alers shall pay \$50 and 21 per cent, on the whom it is due. The Virginia office holders and the from this t.x. Virginia effice reckers, who infest and swarm around VI. Wholesne dealers shall pay \$200 and 22 per cent. on the IV. If the income te derived by the tex payer from boat tax payer, as herein prescribed in other cases of income; natice milks to the troops from each State. I am sorry

Captain of 11th Infantry, Judge Advocate, Department of and many officers, and soldiers in the army, look to impartial papers and unprejudiced Editors for a candid Yours Respectfully,

CAMP FEAR FREDERICKSEURG, VA., May 8th, 1863.

John Gore,

WOUNDED.

Lieut S W Bennett, flesh wound in erm. Corpl L T Greer, dangerously in shoulder. Private Jas Enscon, in back and leg. H Pendergrass, in the face.

Prianly, thigh broken. J Shaw, in the knes. E Stanly, wounded in leg. W T Viscs " hand.

A Hobeson, very lightly on shoulder. all ted on Thosday morning the 5th inst.

D. C. ALLEN. Capt Comd'g Co. C. 30th N. C. T. List of North Carolina Wounded in Washington

and carried to Washington:

Corp H J Glisson, co C, 2d; Egt Geo C Guthrie, co E,

XI. That every place where food or refreshments of any lat: S Gready, co H. 2d: Robt Hum-heey, co K. 2d: H kind are provided for casual visitors and sold for consumption the purposes of this Act. All persons shall give in an estillatines, co C. 2d: H Baynes, co E, 7th: N Slackwalder, co mate of their income and profits derived from any other rectly for these spurposes, he shall cause the same to be It is the words of a citizen on the public policy of the public policy of the public servants of the people, by which policy it was alleged that the welfare of the country was not promoted. It was an appeal to the people to change that policy, but by the elections and the ballet box. It is not force, but by the elections and the public policy of the force and in cong so shall first state the gross of more, shell be earlied an eating source who ever, and in cong so shall first state the gross of such sale shell be paid into the Treasury of the Confed.

A. 3dth; D. Vanderberg, co. E., 7df; N. Binckwalder, co. E., 4th; which a deamed an eating source who ever, and in cong so shall first state the gross of such sale shell be paid into the Treasury of the Confed.

A. 3dth; D. Vanderberg, co. E., 7df; N. Binckwalder, co. E., 4th; shall be six bearders of more, shell be earlied an eating source who ever, and in cong so shall first state the gross of such sale shell be paid into the Treasury of the Confed.

A. 3dth; D. Vanderberg, co. E., 7df; N. Binckwalder, co. E., 4th; shall be six bearders of more, shell be eight on the gross of such sale shell be paid into the Treasury of the Confed.

A. 3dth; D. Vanderberg, co. E., 7df; N. Binckwalder, co. E., 4th; shall be six bearders of more, shell be eight on the gross of such sale shell be paid into the Treasury of the Confed.

A. 3dth; D. Vanderberg, co. E., 7df; N. Binckwalder, co. E., 4th; shall be six bearders of more, shell be eight on the gross of such sale shell be paid into the Treasury of the Confed.

A. 3dth; D. Vanderberg, co. E., 2d; T. J. E. Wellow, co. E., 2d; T. Whitaker, co 2, 1st; W F Wilson, co G, 1sth; J C Keinwhitaker, co 2, 1sth; W F Wilson, co G, 1sth; J C Keinwhitaker, co 2, 1sth; J C Kei

City.

whitaker. co E, 1st; W F Wilson, co G, 18th; J C Keintion, or resistance to law or lawing authority. There note in this.

I have nothing further to submit.

May 7, 1863.

Whitaker. co E, 1st; W F Wilson, co G, 18th; J C Keinton, or resistance to law or lawing authority. The tinned and wounded; and
deals in exchange relating to money, shall be deemed a
broker under this Act.

XIII. Corp Geo W Linear, co E, 1st; W F Wilson, co E,

THE DEFEATED FEDERAL ARMY. A late number of the New York Commercial Adof the army of the Potomac, in the shape of a letter commission merchant under this Act. from the medical directory of the army to Hooker, in

The whole number of sick were, on the 28th of March be deemed a tobacconist under this Act. But registered the tax payer is required to render, or which any deduc- same from the tax payer. The money thus collected shall limo, ten thousand seven hundred and seventy-seven. wholesale and retail dealers shall not be taxed as tobac. tion claimed by said tax payer, he shall select one disinter | be paid to the chief tax collector of the State, accompa-The corps exhibiting the greatest ratio of sick are those | confsts. in which there is the greatest number of new regiments. Av. Theatres shall be paid by the owner of the build- in a third, who shall investigate and determine the facts in aforesaid. Thus, the first corps having a ratio of 20-02 per 1, ing. Every edice used for the purpose of dramatic representation reference to said estimate and deductions, and fix the If this be so, and we see no reason for dorbitisg it, we trust that it will not cause the stoppage of the very well as agent, attorney in fact, or factor, of any person or pers

the whole army is 67-64 per 1,000. noon, reports the arrival there of a large number of women of the 1st inst., says: "It is an arithmetical feat to regarded as a circus under the last inst., says: "It is an arithmetical feat to regarded as a circus under the last inst., says: "It is an arithmetical feat to regarded as a circus under their course and income under the course and income under their course and income under the cou and children driven out of Newbern by the Yankees, for all payments to take the coath of allegisters to take the coath of all payments and a certificate signed by a major. refusing to take the oath of sliegiance. As they were all army on the day named was 159,238. It can hardly be under this Act: Provided, That no registry made in one ity of said referees shall be responsible for all taxes due Confederacy will respond, Amon: lowed to take none of their property with them, their sit- supposed that it was intended to give the enemy the State, shall be held to authorize exhibitions in snother from the estates, income money, or property in their pos-The refugees, or more properly exiles, report the Yan
The refugees, or more properly exiles, report the Yan
The refugees in Newborn firing related and making other and making other and profits rendered by the tax payer does not contain more than four-

could be done by men, we are forced to believe that they We do not know, of course, what his forces engaged whose occupation or business is to keep horses for hife or above all other fees and allowances: And provided furnumbered, but no one believes they reached half the figures stated as composing the aggregate of Hocker's this Act.

Next the same of \$50 an 21 per gard to said estimate and any deduction claimed on rethem that superiority of numbers will avail nothing, business it is to have been effected by the U. S. Steamer Alabama, when pitted against the skill of Gen. Lee and the bra- hogs, or sheep, shall be considered a cattle broker. very of his troops .- Jackson Appeal, 9th inst.

as a capital seaboat, and fifty millions. The fight lasted but half an hour, any person whose business it is to bake and sell, or offer boots, blankets and cotton cloths, a tax of 10 per cent. or at the rate of five million dollars per minute.

tural proves, held or ewned on the first day of July next, ties, travel ng with his goods from place to place in the States, after reserving for his own use fifty bushels of calar soft the Commissioner \$3000. He prepares, under diand not necessary for family consumption for the unexpired portion of the year 1863, and of the growth or prodeemed a pedlar under this Act: Provided. That any pedcent; and on all moneys, bank notes or other currency on tic, by one or more original pieces or packages at one time, Government, of the products of the present year, 1-tenth SEC 2. Declares each Ftate a Tax Division; to each in hand, or on depresit on the first day of July next, and on and to the same person or persons as aforesaid, shall pay of the wheat, corn, cats, rye, buckwheat or rice, sweet son Railroad.

On inquiry at the telegraph offi e, we learn that no dispersion on the first day of July next, and not employed in gross sales.

The value of all city to be observed and the cured hay and reduced, and of the cured hay and reduced, and reduced have a cured hay and reduced have a cured have a cured hay and reduced have a cured have a cur ed a tax of I per cout .: Provided That all moneys own-Confi derate Treasury notes, and the said tax shall be as. shop or building where medicines are compounded or presessed on the kirst day of July next, or as soon thereafter pared according to prescriptions of physicians, and so d, peas produced and gathered by him during the present who shall be a resident freeholder, and shall assess, levy

SEC. 2. Every person ungaged or intending to engage in aty business named in the fifth section of this Act, shell. in each year the eafter, register with the district collector, other facts going to accertain the amount of tax upon such | meaning of this Act. business for the past or the future, according to the provisions of this Act At the time of such registry there shall and the collector shall give to the person making such registry a cup, the provisions of paragraph &c 21 shall not extend to phy like to the person making such registry a cup, the requires the provisions of paragraph &c 21 shall not extend to phy the assessor to make a new valuation.

Sic 3. Any person failing to make the registry, and to e contemplates. Active preparations are going on to meet | pay the tax required by the preceding section, shall, in addition to ad other taxes upon his business imposed by this business, and a like sum for every 30 days of meh failure. Fig. 4. Except where herein otherwise provided, there shall be a reparate registry and tax for each business mentioned in the fifth section of this Act, and for each place of conducting the same, but no tax shall be required for the place of business. Upon every change in the place of conducting a registered business there shall be a new registry. but no additional tex-shall be required. Upon the death as herein r quired, or upon the transfer of the business to anoth r, the turness thall not be subjected to any additional tix, but there shall be a new regi try in the name We publish to day the Confederate Tax Bil as finally of the person authorized by law to continue the business. LEC 3 That upon each trade, business or occupation herematter as med, the following taxes shall be levied and We would advise our readers and subscribers to file away | paid for the year and ag on the thirty-first of Dec-mber,

. Bankers shall pay \$500. Every person ball be decinthere will be no excuse for any one coming afterwards to ed a backer within the meaning of this Act who keeps a ransack our files for the purpose of referring to what has place of busines, where credits are opered in favor of any thus been thrown broadcast and placed within the reach of person, little or experation, by the deposit or collection a money or currency, and be whom the same or any part thereof hall be taid out or remitted upon the draft, check or order of such creditor; but not to include any bank legally authorized to issue notes as circulation, her agents The Richmond papers bring us reports of the triat of C. | Lincoln is very nervous in reference to my movement for the safe of ner handise for account of producers or

> II. Aud ion ceta chall pay \$50 and 14 per cent. one the cass amount of sales made : Provided, however, That on

wines of all kinds, shall pay \$200, and 5 per cent, on the manner bereatter prescrited gross amount of sales made. Every ; rsun, other than the 1 Hithe one mig be derived from the rents of houses, the tenant from so seach of his rent to the lessor. distiller or brewer, who shall sell or ofter for sale any such lands, top meets, in nutacturing or mining establishments, Fec. 12. That every farmer, plaster or granier shall exat one time, to the same purchaser, thall be regarded as a weins of cont, when or other minerals, there shall be deduct wholesale dealer in liquors within the meaning of this Act.

All persons who shall sell or offer for sale any such liquors or wines, in quantities less than three gallons at one time or wines, in quantities less than three gallons at one time of the same a relail dealer in the same a relail dealer in the same and the same and the same and the same are same are same are same and the same are sam "Richmond Enquirer" of a recent issue, in noticing to the same percent on an extent of the same percent on an equivalent for one-tenth of the

what he could to deleat the attempts now being made to sell upon the runs of our free Govern ment;" asserting "that he firmly believed, as he said six months ago, that the men in nower are alternating to the foreign or domestic months ago, that the men in nower are alternating to the foreign or domestic months ago, that the men in nower are alternating to the foreign or domestic months ago, that the men in nower are alternating to the foreign or domestic months ago, that the men in nower are alternating to the foreign or domestic months ago, that the men in nower are alternating to the foreign or domestic months ago, that the men in nower are alternating to the foreign or domestic months ago, that the men in nower are alternating to the foreign or domestic months ago, that the men in now are alternating to the foreign or domestic many goods, wares or merchandise, of foreign or domestic many goods, wares or merchandise, of foreign or domestic many goods, wares or merchandise, of foreign or domestic many goods, wares or merchandise, of foreign or domestic many goods, wares or merchandise, of foreign or domestic many goods, wares or merchandise, of foreign or domestic many goods, wares or merchandise, of foreign or domestic many goods, wares or merchandise, or foreign or domestic many goods, wares or merchandise, or foreign or domestic many goods, wares or merchandise, or foreign or domestic many goods, wares or merchandise, or foreign or domestic many goods, wares or merchandise, or foreign or domestic many goods, wares or merchandise, or foreign or domestic many goods, wares or merchandise, or foreign or domestic many goods, wares or merchandise, or foreign or domestic many goods, wares or merchandise, or foreign or domestic many goods. months ago, that the men in power are altempting to establish a despotism in this country, more creal and more oppressive than ever existed before."

All of which opinions and sentiments he well knew did gill a troops which has diffused itself throughout the er under this Act; but, having been registered as a whole. aid, comfort and encourage there in arms against the Gov- army air would be lost—all lature effort would be of no sale deader and an army air would be lost—all lature effort would be of no sale deader and army air would be lost—all lature effort would be of no sale deader and a sale of merebandise or any other property, real or personsale dealer, sach person may also sell, as aforesa d as a latters shall be deducted from the gross amount of sales

to think that the Enquirer is not among that number, business or decupation it is to take or receive, by way of of buildings employed in the business, if hired and not ownpledge, favor or exchange, any goods, warrs or merchan- ed by horself,

the great amount of all sales made. Every person or co-clerks, actually paid, and the rest of the office or other partners) ip who distills or reasuractures spirituous liquors | building used in the business, if hired and not owned by for sale, shall be deemed a distiller under this Act: Pro- himself, the cost of labor actually paid and not owned by vided, however. That distillers of fruit, for ninety days, or bimself, and the cost of material other than machinery pur-

IX. Brewers shall pay \$100, and 22 per cent. on the gross amount of all sales made. Every person who manufactory by them derived the no deduction whatever — delivered to the distributing agents as evidenced by their tures fermented I quove of any name or description for Nor shall foreigners be subject to a tax from any other in-

tal of the hoose or property occupied, or intended to be villages, occupied by the owners or owned and not occuoccupied as a hotel, inn, tavern or eating house, as follows, to wit: in cases where the actual or estimated rent shall all slaves not engaged on plantations or farms, and notemamenative \$10 000 or more, they shall constitute the first p oyed in some business or occupations the profits of which be issued, and are a receipt therefor, and forward the same our vast and comprehensive plans shall have been perfect

in cases where said rent shall be \$2.500, and less than comes received during the year over \$500 and not exceed \$5,000, they shall constitute the third class, and pay an an- ing \$1500, a tax of 5 per cent. shall be paid; on all incomes All of the above were killed and wounded on Sunday, the limit. with the exception of Private Joel Shew, who was class and ray an annual sum of \$100; in cases where said reat shall be \$1,000, and less than \$3000, 5 per cent. shall be paid on the first \$1500, and less than \$2,500, they shall constitute the fourth the first \$1500, and less than \$2,500, class, and pay an annual sum of \$100; and in cases where comes of or over \$3000, and less than \$5000, a tax of 10 per the payment of taxes in kind have been received at the decent. shall be less than \$1 000, they shall constitute the fifth class, and pay an annual sum of \$10. Every place less than \$10,000, a tax of 124 per cent, shall be paid; and the secretary of the Treasury: if they consist of cotton, wool where food and lodgings, or lodgings only, are provided for and furnished travelers, so journers or boarders in view be paid. All joint stock companies and corporations shall or to acco, or if they be satisfied for to acco, or if they be satisfied for to acco, or if they be satisfied to such places and in such manner as the recretary of War company. The following N. C. soldiers were taken by the enemy amount to \$500 from that source, shall be regarded a hotel, dend and reserved fund, to be paid to the collector of the may prescribe. "Should the Secretary of War find that

gen, co H, 18th; H Robertson, co E, 1st; D J merling, co person or firm, except one registered as a wholesale dealer porations set apart as aforesaid, shall give a profit of n ore and said money value shall be due on the first day of Jan G, 3d; h Vick, co F, 4th; J Powell, co B, 33d; J Trueblood, co K, 18th; D G Coleman, co A, 20th.

or banker, whose justines it is, as the agent of others, to than 10 and less than 20 per cent. upon their capital stock thereafter as p acticable.

uary in each and every year, and be collected as soon comotives and Railroad stock, taking prisoners and dethereafter as p acticable. owners of versels, or for the shippers or consignors of goods capital stock paid in, one-sixth thereof shall be reserved and the amount of the specific tax on occupations, employvertiser contained an official statement of the strength estate or negros, shall be declivered by the assessor to the collected on the first day of January next, and of each year sales, shall be delivered by the assessor to the collector of

XIV. Tobacconists shall pay \$50 dollars, and 21 per et.

XV. Theatres shall pay \$100, and 5 per cent, on all regiments and thirty old regiments. The ratio of sick for | bition; which tax shall be paid by the manager thereof .- | ded, That if any person shall fast or refuse to render the Every building, tent or space, or area, where feats of statement or estimate aforesaid, or shall fail or refuse to all such acts, matters and things as shall be required to be Referring to the statement the Cincinnati Enquirer horsemanship to acrobatic special are exhibited, shall be select a referee as aforesaid, the assessor shall select three done in order to the assessment of the money, property

XIX. Butchers and bakers shall pay the sum of \$50, and

XVIII. . Cattle brokers shall pay the sum of \$50 an 21 per

CONFEDERATE STATES TAX BILL.

Sec. 1. That there shall be levied and collected upon the course of the regular retail business, and shall not continue the value of all naval stores salt, wines, and spirituous clusively periodicals, books, newspapers, published in the figures, tobacco, manufactured or usmanufactured, cotton to figure and other course of the regular retail business, and shall not continue to beyond the present year.

XX. Pedlars shall pay \$50, and 2½ per cent. on the gross salts in the due to purchases and sales made in the due to purchases and sales made in the due to purchases of the regular retail business, and shall not continue give a synopsis:

Exc. 1. Creates an office in the Treasury Department to beyond the present year. wool floor, sugar, molasses, Syrup, rice and other agricultor effers to sell, at retail, goods, wares or other commodiduction of a y year preceding the year 1863, a tax of 8 per la who sells, or offers to sell, dry goods, foreign or domesthe value of at credits on which the interest has not been \$100, and 23 per cent. on the gross sales; and the person and Irish potatoes, and of the cured hay and fodder; his salary to be one-tenth of one per cent. on

> the same is conducted. XXI. Apothecaries shall pay \$50, and 21 per cent. on the gross amount of siles made. Every terson who keeps a both, for his own use, shall deliver to the Coufederate G.v. the counties or tax districts; Government State collector XXII. Photogram hers shall pay the sum of \$50, and 2 1.2

son or persons with makes for sale photographs ambrotypes, deguerrectypes, or pictures on glass, metal, paper, shall each select a disinterested freeholder from the vicinor other material, by the action of light, shall be regarded

XXIII. Lawyers actually engaged in plactice shall pay \$50. Every person whose business it is, for fee or reward. other judiciel tribural of the Confederate States, or of any State, or give advice in relation to causes or matters pet d-XXIV. Physicians, surgeors and denti-ts actually en-

ther tax as may be due upon sales or receipts in such or afting, shall be deemed a physician, surgeon or dentist shall give a written statement of the estimate to the said when property holder fails to make return. tu-hers, at the time of such registry, as herein provided; within the meaning of this Act as the case now be and collector, and a copy of the same to the producer. The EEO 9-Imposes a penalty of five hundred dollars and

> the gress amount of sales. Every person who sells at retail portion atmessed, to be collected by the tax collector as they reside, to be forwarded by said assessor to the as-XXV. Confectioners shall pay \$50 and 2 1-2 per cent. on

aforeseil, to wit: From the passage of this Act to the the collector a hereby authorized to proceed to collect the 13 h day of Jure, 18:3, inclusive, and at the end of every same by i sung a warrent of d stress fem his office, under three months, or within ten days thereafter, after the said his signature, in the nature of a writ of fieri facies, and by 1st day of Ju'y, 1863, make a li t or return to the a sessor vi tue of the same to seize and sell any personal property of the district of the gross amount of such sales made as on the premises of the trx caper or elsewhere, belonging aforesaid, with the amount of tax which has accound, or to him, or so uncontherent as may be necessary for the shou'd accrne thereon, which list shall have sunexed the cto purpose of paying the tax, and the additional 5 per cont. ty in double the amount of the tax.

serving in any capacity whatever, except upon salaries of in the respective at stee to sheriff a executing write of fieri persons in the military or naval services, there shall be let facias, sald tees to be paid as costs by the tax payer: Provied and collected a tax of one per cent. on the gross vid d, That in all cas + there the allessor and tax payer amount of such salary, when not exceeding \$1 500 and sgree on the assessment of the crops, and the value of the 2 per cent upon an excess over that amongs, to be levied | portion thereof to which the Covernment is entitled, no and col'ested at the end of each year, in the manner pre- other assessment shell be necessary; but the estimate aevited for other taxes commented in this Act: Propoled | greed on this ne reduced to writing and signed by the asthe salary of any person receiving a salary not exceeding as the essessment and estimate of disinterested freeholders

time, longer or sho ter. by each individual engaged in the business, and without or as seen thereafter as practicable, the income and profits sessor is hereby authorized to administer ouths to the tax regard to the place at which the same is condicted. No derived by such person, joint stock company and to witnesses in regard to any item of the estiin a business registered and taxed, and at their places of whether registered or not in which they may have been When agricultural produce in kind is pair for taxes, if paybusiness, or upon official sales at auction, made by judi- engaged, and from every investment of labor, skill, prop- ment be made by a terant who is bound to pay his rent in General Bucksen has been appointed to the command of the Histrict of Fast Tennessee, and has arrived at Knox.

Cal or executive officers, or by personal representatives, every investment of fact, and from every investment of fact, and fact, and from every investment of fact, and f III. Wholesale dealers in figures of any and every deat Mount Verpon, Knex county, Ohio, did publicly address | ville. He had been for several months in command of our scription, including distilled sprits shall release the lessor from all obligation to include and profits shall release the lessor from all obligation to include

quois or wines, in quantities of more than three gallons fixtues and reserve mil's springs of sait or oil, or hibit to the assessor, oner about the 1st of March, 1864,

'sb'isbne at and fixtures, if actually rented and not owned not cattle, horses and mules, not used in cultivation, and by the person presenting the business; second, the cost asses owned by each person in the Confederate States, and months, and he has yet to learn that a single man from gross and untot sales made. Every person whose business, second, the actually hired and pa d for; third, the actually hired and pa d for; third, the actually hired and pa d for; Virginia or Maryland is in this division. It is due to the uninformed to state, that this division consists of one Alabama lunguade, two Georgia, and two North Gurdina Brigades. We do not wish to detrect from Considering and the process of such and such as a tetal degree nader this act. Provided how the process of such and two nor the process of such and the process of such and such as a tetal degree of such and such as a tetal degree nader this act. Provided how the process of such and two nor the process of such and such as a tetal degree nader this act. Provided how the process of such and two nor the process of such and two nor the process of such and such as a tetal degree nader this act. Provided how the process of such and two nor the process of suc the conduct of the Virginia or Maryland troops in this regarded as a retail dealer name the conduct of the Virginia or Maryland troops in this regarded as a retail dealer name the purchase of each beeves. war, but we would like to see credit given to those to of the labor of himself and he was labely shall be exempt of the same, not exceeding 16 or cent per annum, and also the cost of run-

the prime cost of the property soid, including the cost of Vil. Pawnbrokers shall pay \$200. Every person, whose | transportation, salaries cierks actually paid, and the regt dise, or any hand of personal property whatever, for the VI. If the income be derived by the tax payer from any repayment or security of money lent thereon, shall be other occupation, profession, employment or business, which shall be filed as a youcher with the chief collector in was serious, but it is h ped it will be repaired in six weeks there thall be deducted from the gross amount of fees, com-

VIII. Littelers thall pay \$200, and also 20 per cent. on | peneation, profits, earnings or commissions, the salaries of less, shall pay \$60, and also 50 cents per gallon on the first chased for the use of his business, or to be converted into 10 gallons, and \$3 per gallon on all spirits distilled beyond some other form in the course of his business; and in case of mutual insurance companies, the amount of losses paid and shall account for the same by showing that, after prosale from malt, wholly or in part, shall be deemed a brew- come than that derived from property owned, or occupations or employments pursued by them within the Confederate States, and in estimating income there shall be inclu-rate States, and in estimating income there shall be inclu-and make a monthly report of the same to such officer as X. Hotels, inns, taveros and eating houses shall be clas- rate States, and in estimating income there shall be inclusified and rated according to the yearly rental, or if not ded the value (of the estimated annual rental of all dwelrented, according to the estimated value of the year y ren- lings, houses, buildings or building lots la cities, towns or rent shall be \$1000 and less than \$10,000, they shall consti- shall be thus ascertained, all of those which do not exceed tute the second class, and pay an annual sum of \$300; and \$500 per annum shall be exempt from taxation. On all inholders shall not be estimated as a part o. his income for

or unbroken packages, or produce consigned by others a tax to the collector atoresaid, and in case said sum so set thereaster.

on gross amount of sales. Any person whose business it is statement or estimate of income and profits derived from collector of the State, and the collector of the district to seil, at retail, segars, shuff or tobacco in any form, shall any source whatever, other than products in kind, which holding said estimates or bills, shall proceed to collect the ested citizen of the vicinage, as a referee, and the tax pay- nied by the estimates, statements or bills aforesaid deer shall select another, and the two thus selected shall call livered by the assessor to the district collector as ferees, if they or a majority of them shall find and certify session or under their control. paid by the owner thereof. Every place or building where profits, then the tax payer, in addition to the income tax If these statements of the Federal press be true, Gen. bowls are thrown or billiards played, and open to the publon the true amount of his income and profits accertained amount of said income tax, and the assessor shall be entitled to one fifth of said additional 10 per cent. over and gard to said estimate, and any deduction claimed, or any

Exc. 10. On all profits made by any person, partnership or corporation during the year eighteen bundred and sixty-I per cent. on the gross amount of sales made. Any per-two, by the purchase within the Confederate States and son whose business it is to butcher and sell, or offer for sale, during the said year, of any flour, corn, bacon, pork, carried her own armament. The or other was about and up and could not long have parations for the attack on Charleston cost one hundred or sheep, shall be deemed a but her under this hot and some parations for the manufactures of iron, suor sheep, shall be deemed a butcher under this Act; and gar, molasses made of cane, butter, woollen cloths, shoes, Ishall be levied and collected, to be paid on the first day of | Congress. It is designed to give effect to the above Tax | and Jackson."

bushels of peas or beans, but not more than 20 bushe's of year. As soon as the aforesaid crops are nade ready for market, the tax assessor, in case of disarrerment between per cent. on the gross amount of the sales made. Any per- him and the tax payer, shall proceed to estimate the same in the following manner: The assessor and the tax payer age, who may call in a third in case of a difference of opinion, to settle the matter in dispute; or if the tax payer neg ects or refuses to select one such freeholder, the said assessor shall select two, who shall proceed to assess the crops as berein provided. They shall excertain the amount office.

o the crops either 'y actual measurement or by computing the contents of the rooms or houses in which they are held, met od, and the appraiser- shall then estimate, ander oath, all property; income, &c., on which tax is ordered to be the quartity and quality of said crops, including what may | levied. gaged in practice shall pay \$50. I very person whose busi- have been sold or consumed by the producer prior to said ness it is, for fee or reward, to prescribe remedies, or per | estimate, whether gathered or not, and the value of the | the collectors and assessors, of making up their own prescriptions for their own pa ients. and todder, sugar, molasses of care, wool and tobecco, The tax up n lawyers, thysicians, surgeous and dent ste thus to be paid as a toube in kind, in such form and ordin the tax up n lawyers, raysh land, surgious and deletsis ary marketable condition as may be usual in the section in ly, and volue for himself, and to add twenty five per cent shall be deemed a tax upon the personal privilege, to be any marketable condition as may be usual in the section in ly, and volue for himself, and to add twenty five per cent aid by each ind v dual in the business, and without regard which he are to be delivered, and the cotton in such manto the place at which the same is conducted: Prov ded | ner as hereinhefere provided, within two months from the That the provisions of this Act shall not apply to physicians time they have been estimated as aforesaid, at some depot owner is a non-resident, and of which no lists are reand surgeors exclusively engaged in the Confederate ser- not more than eight poles rom the place of projection, and turned. if not delivered by that time, in such order, he shall be liable to pay 50 per cent more than the estimated value of the hareinafter presented: Provided, the Government shall sessor in whose district the property lies, for his approval any but dirg, shall be regarded as a confectioner we der this | be bound to the producer sacks for the delivery | and return. of such esticles of grain as require to be put in sacas for Sec 6. And every pe son registered and toxed upon the transport ton, and shall allow to the purchaser of molesgross amount of rales is aforesaid, shall be required, on sas here stof the barrels containing the sare. The said he fi st day of July, 1863, to make a fist or return to the estimate that be conclusive evidence of the amount in tardiness. assersor of the district of the gress amount of such sales as money, of the due by the propincer to the Government, and

a declaration, under cath, or affi mation, in form or manner aforesaid and costs; and said sale shall be made in the as may be prescribed by the Commissioner of Taxes, that manner and form and after the no ice required by the laws the same is true and correct, and shall, at the same time as of the several states for judicial sales of personal properaforesaid pay to the collector the amount of taxes there. 1y, and the said warrant of distress may be executed by the upon as afcresaid, and in default thereof shall pay a penal. tax collector (r any deputy by him appointed for that turp se, and the deputy executing the war-tert shall be entitled to the same sees as are allowed such as the same sees as a see FEC. 7. That upon the salari s of all salaried, persons rant shall be entitled to the same fees as are allowed tioneer, within the meaning of this Act, whose occupation \$1,000 per annum, or at a like rate for another period of herein before mentioned, and two c pies of such assessment and estimate thus agreed on and signed as aforesaid raid reat in kind in his statement of income, and discharge

> be made it case of disagreement between the assessor and SEC. 13. That the 'ecretary of War shall divide the

service of the quartermaster's department into two branches, one, herein denominated post quartermasters, for the collection of the articles paid for taxes in kind, and | dollars, and was insured for one hundred and seventy-one the other for distribution to the proper points for supplying the army, and for delivering cotton and tobacco to the agents of the Secretary of the Treasury. The tax assessor Charleston, Georgia, Alabama, and Florida offices. The shall transfergthe estimate of articles due from each person, origin, of the fire was from the friction of the machinery in by way of a tax in kind, to the duly authorized post quartermsster, taking from the said quartermaster a receipt the picking room. The damage done the Tredegar works settling his accounts, and a copy of this receipt shall be to two months furnished by the chief collector to the auditor settling the post quartermister's account as a charge against him. the past quartermaster receiving the estimate, shall collect from the tax payer the acticles which it specifies, and which he is bound to ay not deliver as a tax to the Confederate Government. The post quartermaster shall be liable to: the safe enstody of the articles placed in his care, receipts. The said past quartermaster shall, allo, state the Secretary of War may designate: Provided, that in to the chief tax collector as a credit in the statement of the accounts of said p at quartermaster : Provided That any partial payment of said tax in kind shall be endorsed on said estimate before delivering the same to the district some of the agricultural produce thus paid in and suitable

Frc. 14 That the estimates of income and profits, other than the producers, to manage busicess matters for the apart chall give a profit of more than 20 per cent, on their than those payable in kind, and the statements or bills for or whose business it is to purchase, sent, hire or sell real paid as aforesaid. The tax levied in this section shall be ments, business and professions, and of taxes on gross the district, who shall give him a receipt for the same, and Sec. 9. That if the assessor shall be dissatisfied with the the said assessor shall file his receipt with the chief tax

SEC. 15. That every person who as trustree, guardian officer of any court, shall be answerable for the doings of Sec. 16. The income and moneys of hospitals, asylumps,

churches, schools and colleges shall be exempt from taxation under the provisins of this Act. is hereby, authorized to make all rules and regulations necessary to the operation of this Act, and not inconsistent

SEC. 18. This Act shall be in force for t wo years after the expiration of the present year, and the taxes herein im- you alone, is due the victory we have achieved." posed for the present year shall be levied and collected each year thereafter in the manner and form herein pre-

collected only for the present year.

appointed a State collector, who must be a resident free-

venient collection districts, following, as near as may be. and collect the taxes of his district.

SEC. 4-Requires collectors to give bond and security SEC. 5-Au horizes a district collector to subdivide his district and appoint as many assistants as he may desire, they being responsible to him, and he to the Government. The State collector shall also appoint for each collection district one or more as essors, residents therein, who shall take an oath without favor or partiality, to execute their

SEC 6-Requires all persons or associations liable to tax to make return under oath or affirmation, and at the times and according to the forms whi h may be prescribed, of Sic. 7 - Prj ins diligent discharge of duty on the part of

Esc 8-Requires the collectors to make taxable lists turn property lists, the assessor to enter upon the proper-

to the valuation as a penalty. FEC 11-Requires assessors to value property where FEC 12-Allows non-resident property holders to make

returns of property to the assessor of the district where FEC 13. Prescribes the mapper in which the assessor shall make up his property lists and return them to the

district collecter. Imposes two hundred dollars the for FEC 14. Requires district collectors to give notice throthe press, or otherwise, of the time and place when assessments may be it spected, and appeals received and deter mined by the collector.

FEC 15. Requires district collectors to forward proper ty lists to the State collectors. FEG. 16. Requires district collectors to give public notice when the taxes are due, and the times and places of payment. Persons neglecting so to pay, liab'e to be charged an addition of 10 per cent. Authorizes collectors to dis

train the property of deliaquents. EEC. 17. Regulates sales under distraint in certain cases. SEC. 18. Declares arsessed taxes a preferred lien on

is not sufficient personality. EEC. 20 and 21. Prescribes the times for collecting forwarding taxes by the district collectors, also their ac-FEG. 22 and 23. Provides penalties for unfaithful, delia

quent or corrupt collectors. BEC. 24 Requires assessments to be estimated in Confederate Treasury notes. Fro. 25. Authorizes collectors or assessors to enter any house, except dwellings, in the day time, in discharge of

their daties.

minister caths.

SEC. 26 and 27. Provides for the cases of sickness or death of a collector. Authorizes collectors to prosecute, where no cessary, to recover taxes. Authorizes tax payers owning property in two or more districts, to pay the whole to the collector of the district in which he resides, or to the State

SEC. 29 - Authorizes the collectors and assessors to ad-

SEC. 36-Compensation of district collectors 5 per cent on the first twenty thousand dollars paid over, and two and a half per cent. on all beyond, with two thousand dollars salary as the the maximum. Compensation of the assessors \$5 a day for each day, employed, and \$5 for every hundred taxable persons, with one thousand dollars as the maximum

FRC3. 30-35-Various matters of detail,

compensation. FEC. 37-Tax lien to follow property everywhere. FEC. 38-Authoriz s a dispersory clerk for Commissioner of Taxes, salary \$1750 He examines and settles accounts for salaries, commissions, &c. FEC. 39-No person capable of appointment under this

Act if under forty years, unless declared unfit for military duty, or discharged therefrom for disability received in FEC. 40 -Secretary of Treasury may receive taxes in ad-

vance, and ellow 5 per cent. interest. SEC. 41-43-President may appoint officers during recess of Senate; crudits on which the holder endorses his willing. ness to receive Confederate notes in payment to be valued at a higher rate.

BY TELEGRAPH.

FOR THE JOURNAL.

THE RECENT FIRE IN RICHMOND. EICEMOND, May 15th, 1863. The Crenshaw woolen factory was totally destroyed .-The loss is estimated at two hundred and fifty thousand thousand dollars in the Richmond, Lynchburg, Danville,

THE PRESS ASSOCIATION. ATLANTA, May 15th, 1863. A mosting of the Board of Directors of the Press Association was held in this city to-day. Present, Dr. R. W. Gibbes, President, and Clieby, Clarke and Adair, Directors. A full report by the Superistendent of his labors thus far, delivered to the distributing agents as evidenced by their | was submitted and acted upon. It contains much matter of interest to the members, and has been ordered to be

> printed and distributed. The following resolution was unanimously adopted Resolved, That in the zeal, energy, judgment and fidelity displayed thus far by our superintendent, the Directors see ed and put in rigorous operation.

FROM THE WEST. TULLAHOMA, May 15th, 1803.

The Louisville Democrat of the 10th inst. has a special dispatch from Murfressboro' which says that three thou-

that the law passed by the Legislature, suspending the privilege of persons aiding the rebellion from prosecuting or defending the action in Court, is unconstitutional and Grant telegraphs Halleck of the capture of Port Ghaou

It says that the Supreme Court of Minnesota has decided

The Nashville Dispatch, of the 10th inst., has New York dates of the 9 h, saying that the Federal loss on the Rappalannock was over fitteen thousand. Cotton was quoted a 65. Gold 524 premium. The trial by Court Martial of Vallandigham has been sup

pressed; no particulars given.

FROM TULLAHOMA. TULLAHOMA, May 15th, 1863.

Later dates from Nashville are confirmatory of Vallandighan's arrest by order of Burnside. The result is not commented on. All quiet here. THE telegraph says that the Crenshaw mills caught fire com the friction of the machinery in the picking room .-

We think they perished of their own meanness and extortion. Verdict, Justifiable Homicide. A NOBLE TRIBUTE TO NOBLE MEN .- The Richmond Whig, in an issue prior to the death of the lamented

lackson, has the following, to which every heart in the "General Lee's sublime tribute to his (Juckson's) ervices in the late battles, his profound and sincere sym-

pathy for his sufferings, leaves us at a loss which to admire and love most-the author or the receiver of the FEC. 17. That the Secretary of the Treasury be, and he letter, in which this magnanimity and manly sorrow are conveyed :

" How gladly would I have borne, in my own person, the serious loss you have sustained, for to you, and to "To this effect is Lee's letter. Who is not proud to

capture of the terrible privateer "Retribution," which is them that superiority of numbers will avail nothing, business it is to buy and sell and deal in cattle, horses, flour, wool, cotton, tobacco, and other agricultural breathe. Together, they make up a measure of glory live in the same day and to belong to the same race products of the growth of any year preceding the year 18.3. which no nation under Heaven ever surpassed. Other imposed in the first section of this Act, shall be levied and great leaders we have to whom postinted praise is due. great leaders we have, to whom unstinted praise is due, and everywhere gladly accorded; but the rays of their Bill for the Assessment and Collection of Taxes. fame converge and accumulate but to add to the A Bill under the above title has passed both Houses of dazzling splendor that illuminates the names of Lee